REMARKS

Claims 1-4, 6-13, 15-21 and 23-37 are pending. Claims 5, 14 and 22 are cancelled.

Applicants acknowledge and appreciate that the Examiner has withdrawn the previous rejection of claims 1-4, 6-8, 16-21, 23-29, and 31-37 under 35 U.S.C. §102 in light of the arguments presented in the previous response to office action. New grounds of rejection in view of "Upgrading Microsoft Basic 6.0 to Microsoft Visual Basic.NET" (*Robinson*) and U.S. Patent No 6,230,313 (*Callahan*) are presented.

Claim Rejection – 35 U.S.C. §102

Claims 9-13 and 15 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 5,193,191 (*McKeeman*). Applicants respectfully traverse this rejection.

For ease of illustration and organization of arguments, remarks relevant to claims 9-13 and 15 are made in the claim 1 arguments section below.

Claim Rejection – 35 U.S.C. §103

The Examiner rejects claims 1-4, 6-8, 16-21, 23-29, 31-32 and 34-37 under 35 U.S.C. §103(a) as being unpatentable over *McKeeman* in view of *Robinson*. Applicants respectfully traverse this rejection.

For ease of illustration, claim 1 is discussed first. Claim 1 calls for initiating compilation of a file in a processor-based system in advance of a request from a user to compile the file and detecting the user request to compile the file. Claim 1 also calls for indicating a status of the compilation of the file in response to detecting the user request. Initiating compilation of the file includes compiling the file in response to determining that the file has been modified.

The Examiner's rejection of claim 1 is improper because *McKeeman* and *Robinson*, either alone or in combination as cited by the Examiner, fail to teach all of the claimed features. For example, claim 1 calls for <u>initiating compilation</u> of a file in a processor-based system <u>in</u>

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advance of a request from a user to compile the file. In the current Office Action, the Examiner admits that McKeeman does not teach this feature, but the Examiner argues that Robinson teaches initiating compilation in advance of a request because Robinson teaches a background compiler that parses text after it is entered into a file. See Office Action, p.6 (citing Robinson, The passage cited by the Examiner, however, does not teach or suggest initiating compilation of a file in a processor-based system in advance of a request from a user. Robinson teaches that a background compiler parses text as it is entered into a file in order to alert the user of syntax errors and the like. The Examiner's reliance on *Robinson* is misplaced, however, because the parsing is **not** the same as initiating compiling, as would be known to those skilled in the art. However, arguendo, even assuming that **Robinson** teaches a compiler that performs the parsing, an act of parsing text is just that: parsing text. Robinson does not disclose, and the Examiner has not cited, any teaching or suggestion in the cited reference that any parsing as shown in *Robinson* initiates compilation in advance of a request from a user to compile, as called for in claim 1. As such, *Robinson* does not, and cannot, teach this claim feature, and, as admitted by the Examiner, McKeeman fails to remedy the fundamental deficiencies of Robinson.

Claim 1 also calls for indicating a status of the compilation of the file <u>in response to detecting the user request</u>. In the current Office Action, Examiner argues that *McKeeman* teaches this claimed feature. *See* Office Action, p.6 (now citing *McKeeman*, col. 5, ll. 23-34). Applicants respectfully assert that the Examiner, as in the previous Office Actions, improperly characterizes the passages from column 5, lines 23-34 of *McKeeman*. The Examiner states the cited passage of *McKeeman* teaches indicating a status of the compilation of the file <u>in response</u> to detecting the user request, because "errors are detected and reported." *See* Office Action, p.6 This position is untenable. *McKeeman* teaches that <u>after compiling</u> at least a portion of the file, errors in the file may be reported to the user. *See McKeeman*, col. 5, ll. 23-34. In other words,

McKeeman teaches that errors in the file may be reported in response to attempting to compile

the file and encountering errors. In contrast, claim 1 recites indicating a status of the compilation

of the file in response to detecting the user request. The Examiner's attention is respectfully

directed to the Specification for an illustrative, non-limiting example:

"[I]n accordance with the present invention, because the task processing module

15 may have pre-processed one or more of the tasks associated with the build process, the task processing module 15, upon detecting (at 330) the user request to

initiate the build, indicates (at 340) a status of the processing of the one or more tasks." See Specification, p.15, line 18 to p.16, line 4.

As this passage clearly illustrates, in the context of claim 1, compilation has already been

initialized for at least a portion of a file, so the indication of the status of the compilation may be

given in response to detecting the user request. McKeeman is not able to provide a status in

response to detecting the user request, at least for the reason that there has not been any

compiling done when the user input is received. That is, in McKeeman must detect a user

request to compile, then begin compiling and then report errors in response to detecting errors

during the compilation, which is in contrast to claim 1. It should be noted that any examples

from the Specification are for illustrative purposes only, and do not limit the claims in any way.

When properly read in context, the cited passage in McKeeman does not teach that the

status of the compilation is indicated in response to detecting a user input, as argued by the

Examiner. The Examiner's arguments cannot be correct because the compilation in McKeeman

has not yet taken place when the user request is received. In other words, McKeeman fails to

teach or suggest indicating the status of the compilation in response to detecting a user input. As

such, McKeeman does not, and cannot, teach the claimed feature of the status of the compilation

is indicated in response to detecting a user input, as called for in claim 1. Robinson fails to

remedy this fundamental deficiency as *Robinson* is concerned with providing users notifications

of possible errors before any compiling is done; that is, Robinson is not concerned with any

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Claim 1 also calls for compiling the file in response to determining that the file has been

modified. In the current Office Action, the Examiner cites McKeeman, col. 5, ll. 21-23, as

teaching this claimed feature. See Office Action, p.6. However, as Applicants have stated in the

previous Response, McKeeman compiles when the user (developer) decides to compile, not in

response to a file modification, as called for in claim 1. In the current Office Action, the

Examiner argues that because unchanged files are not compiled, McKeeman teaches this claimed

feature. The Examiner, however, has not shown how this passage teaches compiling the file in

response to determining that the file has been modified, and this is not surprising because

McKeeman teaches compilation occurs when the user (developer) decides to compile, not in

response to a file modification, as called for in claim 1. As such McKeeman does not, and

cannot, teach the claimed feature of the status of the compilation is indicated in response to

detecting a user input, as called for in claim 1. Robinson fails to remedy this fundamental

deficiency as *Robinson* is similarly concerned with compiling upon a user's command/input.

For at least the aforementioned reasons, claim 1 and its dependent claims are allowable.

For at least similar reasons, the remaining independent claims, and their respective dependent

claims are also allowable (including claim 9 and its dependent claims).

As such, Applicants request this rejection of claims 1-4, 6-13, 15-21, 23-29 and 31-37

under 35 U.S.C. §102(b) be withdrawn.

Claim 30 is rejected under 35 U.S.C. 103(a) as being unpatentable over McKeeman and

Robinson, and further above in view of U.S. Pat. Pub. No 2005/0108682 (Piehler). Applicants

respectfully traverse this rejection.

Claim 30 depends indirectly from independent claim 24. Because McKeeman and

Robinson fail to disclose all of the features of claim 24 (for at least the reasons discussed

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this reason, claim 30 is allowable.

Claim 33 is rejected under 35 U.S.C. 103(a) as being unpatentable over McKeeman and

Robinson and further in view of **Callahan**, **II.** Applicants respectfully traverse this rejection.

Claim 33 depends indirectly from independent claim 24. Because McKeeman and

Robinson fail to disclose all of the features of claim 24 (for at least the reasons discussed

earlier), these references likewise fail to teach the features of dependent claim 33. For at least

this reason, claim 33 is allowable.

Arguments with respect to other dependent claims have been noted. However, in view of

the aforementioned arguments, these arguments are moot and, therefore, not specifically

addressed. To the extent that characterizations of the prior art references or Applicants' claimed

subject matter are not specifically addressed, it is to be understood that Applicants do not

acquiesce to such characterization.

In view of the foregoing, it is respectfully submitted that all pending claims are in

condition for immediate allowance. The Examiner is invited to contact the undersigned attorney

at (713) 934-4069 with any questions, comments or suggestions relating to the referenced patent

application.

Respectfully submitted,

WILLIAMS, MORGAN & AMERSON, P.C.

CUSTOMER NO. 62293

Date: March 15, 2010

By: /Jaison C. John/

Jaison C. John, Reg. No. 50,737 10333 Richmond, Suite 1100

Houston, Texas 77042

(713) 934-4069

(713) 931 1009

(713) 934-7011 (facsimile)

ATTORNEY FOR APPLICANT(S)

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